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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/647,874		08/25/2003	Vernon M. Williams	*2209-4209.2US (99-0174.0	3191
24247	7590	08/11/2006		EXAMINER	
TRASK BF P.O. BOX 2:			ANDUJAR, LEONARDO		
SALT LAKE CITY, UT 84110		UT 84110		ART UNIT	PAPER NUMBER
				2826	
				DATE MAILED: 08/11/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
Office Action Summany	10/647,874	WILLIAMS ET AL.					
Office Action Summary	Examiner	Art Unit					
	Leonardo Andújar	2826					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION  B6(a). In no event, however, may a reply be time  rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	l. lely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on <u>05 Ju</u>	ily 2006.						
,—	This action is FINAL. 2b)⊠ This action is non-final.						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) 1-17 is/are pending in the application.							
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.	5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-17</u> is/are rejected.							
7) Claim(s) is/are objected to.	tti						
8) Claim(s) are subject to restriction and/or	r election requirement.						
Application Papers							
9) The specification is objected to by the Examine	r.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex							
Priority under 35 U.S.C. § 119							
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:		e-(d) or (f).					
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview Summary						
Notice of Draftsperson's Patent Drawing Review (PTO-948)     Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)     Paper No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate ratent Application (PTO-152)					

### **DETAILED ACTION**

### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 06/08/2006 has been entered.

## Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the first paragraph of 35 U.S.C. 112:
  - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 3. Claim 1 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. A "heat sink element comprising a unitized structure" is not supported by the original specification because the heat sink element described in the specification comprises a plurality of layer (see fig. 9 & pg. 21/pp 0079).

## Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

- 5. Claims 1-4, 6, 9 and 11-17 are rejected under 35 U.S.C. 102(e) as being anticipated by Batchelder (US 6,019,165).
- 6. Regarding claim 1, Batchelder (e.g. fig. 3) shows a heat sink for assembly with a semiconductor device component, comprising: a heat transfer element 20 comprising a unitized structure, configured to be secure to a semiconductor device components 4 and including at least one non linear passageway 50 including an internally confined portion extending along a non linear path though the heat transfer element.
- 7. Regarding claims 2, 3 and 4, Batchelder teaches that the at least a portion of the heat transfer element comprise a plurality of adjacent, mutually adhered regions comprising thermally conductive material. Note that the spreader plate 20 and/or the fins 28 are adjacent and mutually adhered which are made of metal such as copper or aluminum (see e.g. fig. 7, col. 4/lls. 42-47 & col. 7/lls. 16-20).
- 8. Regarding claim 6, Batchelder it is inherent that the heat transfer element comprises a plurality of particles that are secure to one another since a metal material in its solid state comprises grains or particles that are secured to one another forming a rigid or solid structure.
- 9. Regarding claim 12, Batchelder shows that the passageway is configured to permit airflow therethrough (col. 9//lls. 45-49).

10. Regarding claims 13, 14, 15 and 17, Batchelder shows that a heat dissipation element or fins 28 adjacent to the heat transfer element and extending to a location remote from the semiconductor device component wherein dissipation element comprises a plurality oaf adjacent, mutually adhered regions and/or layers comprising thermally conductive material (see figure 6 & col. 7/lls. 16-20).

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11. Regarding claims 16, 9 and 11, Batchelder shows a plurality of adjacent mutually adhered regions (e.g. 28) comprising a plurality of superposed, contiguous, mutually adhered layers (e.g. fins) made of a conductive material and thermally bonded by welding (see figure 6 & col. 7/lls. 14-20).

# Claim Rejections - 35 USC § 103

- 12. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 13. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

- 14. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Batchelder (US 6,019,165) in view of Tseng (US 6,175,497).
- 15. Regarding claim 5, Batchelder r shows most aspect of the instant invention including a heat sink comprising copper (col. 4/lls. 42-47 & col. 7/lls. 16-20). Batchelder does not teach that the heat sink may comprise a ceramic or glass. Nevertheless, Tseng teaches that heat sinks can be made of ceramic (col. 3/lls. 62-67). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make the heat sink disclosed by Batchelder of ceramic as taught by Schneider in order to reduce the device manufacturing cost.
- 16. Claims 7 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Batchelder (US 6,019,165) in view of Rostoker et al. (US 5,814,536).
- 17. Regarding claims 7 and 8, Batchelder teaches most aspects of the instant invention except for a method of making heat transfer element such as a plurality of particles that are secured to one another with a binder and/or sintering. Nevertheless, Rostoker teaches that a thermally conductive material for a heat sink can be made by securing together a plurality of conductive particles with a binder and/or by sintering. A good thermal conductivity and a suitable heat transfer efficiency between the heat transfer element layers can be obtained by the use of sintering and/or a binder (col. 4/lls. 33-45 & col. 8/lls. 60-67). It would have been obvious to one of ordinary skill in the art at the time the invention was made to make heat transfer element disclosed by Batchelder by securing together a plurality of conductive particles with a binder and/or

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by sintering to obtain a suitable heat transfer efficiency and a good thermal conductivity as taught by Rostoker.

- Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over 18. Batchelder (US 6,019,165) in view of Fuller et al. (US 5,529,379)
- 19. Regarding claim 10, Batchelder shows most aspects of the instant invention except for adjacent sheets 20/28 secured together with an adhesive. Nevertheless, Fuller teaches that a heat transfer element (e.g. fig. 1) comprised by a plurality of adjacent mutually adhered regions (2-4 & 6) secured together with an adhesive 15 (col. 3/lls. 23-27). It would have been obvious to one of ordinary skill in the art at the time the invention was made to secure the adjacent sheets disclosed by Batchelder using an adhesive in accordance to Fuller's invention to provide an enhanced adhesion and to ensure the physical and mechanical integrity of the heat element.

## Response to Arguments

20. Applicant's arguments with respect to claims 1-17 have been considered but are Applicant argues that Batchelder does not disclose a heat transfer not persuasive. element comprising a unitized. Nevertheless, Batchelder clearly shows a heat transfer element comprising a unitized structure 20 (see fig. 3). Note that the element 20/22 can be considered a single unit. In any case, the claim 1 recites " a heat transfer element comprising" which mean that heat transfer element may comprise other structures in a addition the "unitized structure". The transitional term "comprising" is inclusive or openended and does not exclude additional, unrecited elements or method steps. (see

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MPEP 2111). Furthermore, the term heat transfer element is broad enough to include

any structure capable of transfer heat.

Conclusion

21. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Leonardo Andújar whose telephone number is 571-272-

1912. The examiner can normally be reached on Mon through Thu from 9:00 AM to

7:30 PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Nathan J. Flynn can be reached on 571-272-1915. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the

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